SIKKIM

GOVERNMENT



GAZETTE

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ENERGY & POWER DEPARTMENT GOVERNMENT OF SIKKIM GANGTOK

NO.33/P/GEN/97/PART-V

Dated: - 21.09.2013

NOTIFICATION

The Sikkim State Electricity Regulatory Commission vide their order no. TR-3/2013-14 dated 30.03.2013 is please to revise the tariff for consumption of electricity as per Tariff Schedule annexed hereto. The revised tariff schedule is effective from 01.04.2013. It will be applicable for reading taken for electricity consumption on or after 01.04.2013.

The rates of charges, conditions of supply and other matters specified in the schedule annexed hereto shall replace the existing rates and charges and corresponding provision in the existing schedule and in the existing agreement, if any, with the Energy & Power Department, Government of Sikkim with effect from 01.04.2013.

This supersedes all the earlier notifications on Electricity Tariff.

G. Targain
PCE-cum-Secretary
Energy & Power Department
Govt. of Sikkim

TARIFF SCHEDULE

I. DOMESTIC SUPPLY (DS)

Type of consumer

Power supply to private house, residential flats and Government residential buildings for light. Heating/ electrical appliances, fans etc for domestic purpose. This schedule can also be made applicable to the charitable organization after verifying the genuineness of their non-commercial aspects by the concerned divisional office.

(a) Nature of service:

Low Tension a.c. 400/230 volts, 50 cycles/sec (hz)

(b) Rates:

Units Consumption	Palsa per kWh (Unit)	
Up to 50	110	
51 to 100	225	
101 to 200	345	
201 to 400	415	
Consumption exceeding 400 units	440	

(c) Monthly Minimum Charge:

Single Phase Supply	Rs. 40.00	
Three Phase Supply	Rs. 200.00	

(d) Monthly Rebate (if paid within due date):

5% on Energy

Charges

(e) Annual Surcharge (charge on the gross arrear outstanding every March end): 10%

If electricity supplied in domestic-premises is used for commercial purpose, the entire supply shall be charged under commercial supply.

Free supply of electricity for consumption upto 50 units applicable to all the domestic consumers in rural areas as per clause 1 of Government Notification No.33/P/GEN/97/PART-V dated 29.11.2003 is now proposed on the basis of assessment recorded through energy meter only and assessment accounted on average basis shall not be entertained for subsidy.

II. COMMERCIAL SUPPLY (CS)

Type of consumer

Supply of energy for light, fan, heating and power appliances in commercial and non-domestic establishments such as shops, business houses, hotel, restaurants, petrol pumps, service stations garages, auditoriums, cinema houses, nursing homes, dispensaries, doctors clinic which are used for privates gains, telephone exchange, nurseries, show rooms, x-ray plants, libraries banks, video parlours, saloons, beauty parlours, health clubs or any house of profit as identified by the Assistant Engineer/Executive Engineer concerned of the Department.

(a) Nature of supply:

Low Tension a.c. 400/230volts, 50 cycles/Sec (hz)

(b) Rate:

Units Consumption	Paisa per kWh (Unit)	
Upto 50	315	
51 to 200	490	
201 to 400	515	
Consumption exceeding 400 units	540	
Demand Charge – For those establishments whose	Rural Areas	Urban Areas
sanction load is more than 25 kVA & does not have independent transformer but run their unit through shared transformers.	Rs. 60/ kVA/Month plus energy charges as shown above	Rs.100/ kVA/Month plus energy charges as shown above

(c) Monthly Minimum Charge:

Single Phase Supply	Rs. 200.00
Three Phase Supply	Rs. 500.00

(d) Monthly Rebate (if paid within due date):

5% on Energy Charges

(e) Annual Surcharge (charge on the gross arrear outstanding every March end): 10%

III. LOW TENSION INDUSTRIAL SUPPLY (LTIS):

Type of consumer

Power supply to the industries like poultry, Agriculture load or any other units of such kind under small-scale industries having connected load not exceeding 25 kVA in total.

(a) Nature of service:

Low Tension a.c. 400/230volts, 3 phase/single phase, 50 cycles/Sec (hz)

(b) Rate:

Units Consumption	Paisa	er kWh	
Upto 500	235	480)
501 to 1000	420	550)
1001 & Above	545	620) .
Demand Charge – For those establishment whose	Rural		Urban
sanction load is more than 25 KVA & does not have independent transformer but run their unit through shared transformers.	Rs. 60/kVA/ plus energy o as shown ab	harges plu	s. 100/kVA/Month us energy charge as own above

(c) Monthly Minimum Charge:

Rural	Rs. 60/kVA/Month
Urban	Rs. 100/kVA/Month

(d) Monthly Rebate (if paid within due date):

5% on Energy Charges

(e) Annual Surcharge(charge on the gross arrear outstanding every

March end): 10%

IV. HIGH TENSION SUPPLY (HTS):

Type of consumer

All types of supply with contract demand at single point having 3 phase supply and voltage above 3.3 kV.

(a) Nature of supply:

High Tension a.c, above 3.3 kV, 3 phase, 50 cycles/Sec (hz)

Executive Engineer should sanction the demand In the Requisition and Agreement form of the Department before the service connection is issued based on the availability of quantum of Power. The demand sanctioned by the Executive Engineer will be considered as the contract demand. A maximum demand indicator will be installed at the consumer premises to record the maximum demand on the monthly basis. If in a month, the recorded maximum demand exceeds the contract demand, that portion of the demand in excess of the contract demand, will be billed at twice the prevailing demand charges. In case recorded maximum demand exceeds the contract demand for three consecutive months the demand charges will be payable on the basis of installed capacity of the transformer.

Energy meters are compulsorily to be installed on HT side. In case energy meters are installed on the LT side the assessed energy consumption shall be grossed up by 4% to account for the transformation loss and billed accordingly.

(b) Rate:

Units Consumption	Charge
Upto 100 kVA Demand Charge Plus Energy Charge	Rs. 150/kVA/Month Rs. 300 Paisa/Unit
Above 100 to 250 kVA Demand Charge Plus Energy Charge	Rs. 200/kVA/Month Rs. 348 Paisa/Unit
Above 250 kVA to 500 kVA Demand Charge Plus Energy Charge	Rs. 230/kVA/Month Rs. 396 Paisa/Unit
Above 500 kVA Demand Charge Plus Energy Charge	Rs. 450/kVA/Month Rs. 410 Paisa/Unit

(c) Monthly Minimum Charge:

Demand Charge

(d) Monthly Rebate (if paid within due date):

2% on Energy Charges

(e) Annual Surcharge (charge on the gross arrear outstanding every March end): 15%

V. BULK SUPPLY (BS): (NON-COMMERCIAL SUPPLY)

Type of consumer

Available for general mixed loads to M.E.S. and other Military Establishments, Borders roads, Sikkim Armed Police Complex (SAP), all Government Non residential buildings, Hospitals, Aerodromes and other similar establishments as identified as such supply by the concerned Executive Engineer.

(a) Nature of service: Low Tension a.c. 400/230 volts or High tension above 3.3 kV

Executive Engineer should sanction the demand in the Requisition and Agreement form of the Department before the service connection is issued.

(b) Rate:

All Consumptions	Paisa/Unit
LT	540
н	560

(c) Monthly Minimum Charge:

LT (430/230 Volts)	Rs. 150/kVA of Sanction Load
HT (11kV or 66 kV)	Rs. 140/kVA of Sanction Load

(d) Monthly Rebate (if paid within due date):

2% on Energy Charges

(e) Annual Surcharge (charge on the gross arrear outstanding every March end): 15%

VI. SUPPLY TO ARMY PENSIONERS

Type of Consumer

Provided to the army pensioners or their surviving widows based on the list provided by Sikkim Rajya Sainik Board.

- (a) Nature of service: Low Tension a.c. 230/400 volts, 50 cycles/Sec(hz)
- (b) Rate Domestic supply rate is applicable
 - Up to 100 units

To be billed to Secretary, Rajya Sainik Board

101 and above (ii)

To be billed to the Consumer

Minimum charges, surcharges, and rebate etc will be applicable as per domestic supply category.

VII. SUPPLY TO BLIND

Type of consumer

Service connection provided to a house of a family whose head of the family is blind and the same is certified by the National Association for Blinds.

(a) Nature of service:

Low Tension a.c. 230/400 volts, 50 cycles/Sec (hz)

(b) Rate Domestic supply rate is applicable

Up to 100 units 101 and above

To be billed to Secretary, Social Welfare Department

To be billed to the Consumer

Minimum charges, surcharges, and rebate etc will be applicable as per domestic supply category.

VIII. SUPPLY TO THE PLACES OF WORSHIP (SPW)

Type of consumer

(ii)

Supply of power to Gumpas, Manilakhangs, Tsamkhangs, Mandirs, Churches, and Mosques as identified by the State Ecclesiastical Department.

(a) Nature of service:

Low Tension 400/230 volts, 50 cycles/Sec (hz)

b) Rate

Unit Consumption slab	Paisa per kWh (Unit)
Places of worship having: (i) Having 3 lights points: A) up to 100 units B) Above 101 units (ii) Having 4 to 6 lights points. A) up to 150 units B) Above 151 units (iii) Having 7 to 12 points A) up to 300 units B) Above 301 units (iv) Having 13 and more light points A) upto 500 units B) Above 501 units	Domestic rate is applicable.
A) To be billed to Secretary, Ecclesiastical Department and to be submitted to the head of Department in the District. B) To be billed to Head of the Place of worship. Minimum charges, surcharges, and rehate etc. will be applicable as no	

Minimum charges, surcharges, and rebate etc will be applicable as per domestic supply category.

IX. PUBLIC LIGHTING ENERGY CONSUMPTION CHARGES

It has been decided that the electrical energy consumption charges of public lightning street light etc in urban area shall be paid by the Urban Development & Housing Department. Similarly the consumption of electrical energy for street fight etc in rural areas shall be paid by the concerned Panchayat / Rural Management & Development Department. The necessary meter/metering equipments shall be provided by the Energy & Power Department and for which the standard (Tariff Schedule) charges is also applicable in accordance with rules and regulations of the Department.

Rate:

250 Paisa/kWh (Unit)
460 Paisa/kWh (Unit)

X. TEMPORARY SUPPLY

Type of consumer

Available for temporary purposes and for the period not exceeding two months in the first instance but can be extended for the further-period not exceeding one month on each occasion. The Assessment of energy consumption shall be on the basis of recorded meter reading and not on average.

Approval of the Temporary Supply and its duration will be the discretion of the Assistant Engineer of the Department.

If the temporary connection is more than approved period, such use of electricity will be treated as theft of power.

(a) Nature of Service:

Low tension a.c. 400/230 volts, 50 Hz /H.T. 11 kV whichever is applicable and possible at the discretion of the department:

(b) Rate

Twice the Tariff under schedule DS/CS/LTIS/HT for corresponding permanent supply (**Temporary supply connection shall not be entertained without energy meter**). Two months assessment on sanction load shall have to be paid in advance as security deposit before taking the connection.

XI. SCHEDULE FOR MISCELLANEOUS CHARGES

Service Connection

Following procedures should be strictly followed while giving the new service connection.

On receipt of written application with requisite, Revenue Stamp from any intending consumer addressed to the Assistant Engineer (Commercial/Revenue) the department will issue the Requisition and Agreement form of the Department. This form will be issued on production of BR for Rs. 5/- (Rupees Five) only. He/ She will complete the form in all respect and submit to the office of the Assistant Engineer. Assistant Engineer will issue the service connection estimate with the approval of the Executive Engineer. If the Sub station of the area or any other connected Electrical network is under capacity, the department can decline the service connection till the capacity is increased as required. If the demand is more than 25 kVA the Department reserves the right to ask the applicant to provide suitable sub station at his/her cost.

The Energy & Power Department also reserves the right to disconnect the service connection of any consumer if he/she increases the load above sanctioned load without written approval of the Department and will treat such cases as theft of power.

Single connection will be provided to the legal landlord of the building. However, in case Government / Semi Government/Government Undertakings offices in the rented buildings/ flats, separate service connection in the name of the head of the office can be provided with the approval of the concerned Executive Engineer.

XII. METER RENT/Month

(i)	Energy Meter	
(a)	Single Phase	Rs. 20.00
(b)	Three phase	Rs. 60.00
(ii)	Maximum demand indicator	Rs.175.00
(iii)	Time switch	Rs.120.00

XIII. TESTING OF METERS

i) Energy Meters 1 Ph	Rs. 150
ii) Other Metering Instruments	Rs. 250

XIV. DISCONNECTION & RECONNECTION

	DS and CS category	Rs.150.00
(ii)	LTIS, HTS & Bulk category	Rs.250.00

Unless otherwise demanded by the department replacement of meters or shifting the position of meter boards etc, can be entertained exclusively on the specific written request of the consumer against a payment of Rs. 100.00 each time which does not include the cost of requirement and labor and the same will be extra.

XV. REPLACEMENT OF FUSES

Service for replacement of fuses in the main cut-outs available against the following payments:

(i)	Low tension	Single phase	Rs.15.00
		Three phase	Rs.20.00
(ii)	High tension		Rs.40.00

XVI. RESEALING OF METERS

If by any reason the seal affixed in the meter or cutouts installed and secured by the department are found tempered with, the department reserves the right to disconnect the service connection immediately and impose penalty as applicable under The Electricity Act, 2003. In addition the consumer is liable for payment for resealing charge @ Rs.20.00 per call of such services.

XVII. SECURITY DEPOSIT

Security deposit shall be deposited, by the depositor, by the consumer, in the following rates for the meters provided by the Department.

1	Electronic Meter	3 phase	Rs.500.00
		1 phase	Rs.200.00
2	Electromagnetic Meters	3 phase	Rs.150.00
		1 phase	Rs. 75.00

The Security deposit will be forfeited and the line will be disconnected if the consumer tampers the meter. The line will be reconnected only after the fresh security deposit is deposited and other applicable charges are paid.

XVIII. OTHER CONDITIONS FOR SUPPLY OF ELECTRICAL ENERGY

(a) Meter found out of order

In the event of meter being found out of order (which includes meter ceasing to record, running fast or slow, creeping or running reverse direction) and where the actual errors on reading cannot be ascertained the meter will be declared faulty and the correct quantum of energy consumption shall be determined by taking the avenge consumption for the previous three months.

If the average consumption for the three months cannot be taken due to the meter ceasing to record the consumption or any other reason, then the correct consumption will be determined based on the average consumption for succeeding 'three months (after installation of meter) where any differences or dispute arise as to the correctness of meter reading or bill amount etc then the matter shall be decided by the concerned Chief Engineer of the department upon the written intimation either from the concerned Executive Engineer or from concerned consumer. However, the bill should be paid on or before the due date. The amount so paid will be considered as advance to the credit of the consumer's account until such time as the billed amount in dispute is fully settled. After determining the correct consumption due billing will be made and necessary adjustment shall be done in the next bill issued. This method shall be applicable to all categories of consumers.

(b) Defaulting consumer

The Department shall not give any type of service connection to a defaulting consumer.

(c) Fixing the position of meter/metering equipment

During the inspection of Assistant Engineer of the Department the point of entry of supply of mains and position of meter, cut-out/metering equipments etc will be decided and should not be changed later on without written permission from department,

The department will in no case fix the meter, main cut-out metering equipments nor allow the same to remain in any position where the employees are prohibited from entering or where there is difficulty of access for employees.

(d) Notification/application before connection

The consumer must give not less than 2 months notice before the supply or additional supply is required. In the case of HTIS/LTIS/BS consumers, longer notice which may extend to six months or more may be required to enable the department to make necessary arrangement for such supply, which will subject to its availability in the system and seven clear days notice shall be given by the Assistant Engineer of the area to the applicant for the Purpose of inspecting the premises and investigating the feasibility of power supply. If service can be affected by extending service line alone, the consumer will be given a written permission from the office of the Assistant Engineer about providing the service connection to his premises.

(e) Sketch of the premises

- (i) A neat sketch of the premises should also submit the proposed internal electrification of the building showing the light points, light plug points, power plug points, fan/exhaust fan points, main isolator position, distribution Control system location and other fittings etc.
- (ii) In the case of industrial/workshop etc the consumer should submit a neat sketch showing the location of all E&M equipments and its motor capacity if any etc in addition to the above.

(f) Load sanction

Depending on the availability of the quantum of electrical energy in the system, the load shall be sanctioned for all categories of consumers by the authorized officer of the department.

XIX. LAND - free of cost for service connection and other association facilities:

The consumer shall provide the necessary land to the department belonging to his/her on free of cost basis and afford all reasonable facilities for bringing in the direct cables or over head lines from the department's T&D system for servicing the consumers but also cables or overhead lines connecting 'the department's other consumers and shall permit the department to provide all requisite switch gear thereto on the above premises and furnish supply to such other consumers through cables/ overhead lines and terminals situated on the consumer's premises.

XX. ACCESS TO PREMISES AND APPARATUS

(a) If any consumer obstructs or prevents departments authorized officers/employees in any manner from inspecting his/her premises at any time to which the supply is afforded or where the electrical installations or equipments belonging to the department or the consumers situated in such premises and if there is scope of suspecting any malpractice, the authorized officer; employees of the department may disconnect the power supply forthwith without notice and keep such power supply disconnected till the consumer affords due facilities for inspection. If such inspection reveals nothing to undertake any malpractice or pilferage, the department then restore the power supply to his/her premises.

- (b) If such inspection reveals any commission of malpractice as specified in the "Malpractice clauses mentioned below, this may be dealt as per the relevant clauses which are indicated in malpractice.
- (c) The department shall not be responsible for any loss or damage or inconvenience caused to the consumer on account of such disconnection of supply.

XXI. INTERFERENCE WITH SUPPLY MAINS AND APPARATUS

- (a) A consumer shall not interfere with the supply main or apparatus including the metering arrangement, which may have been installed in his/her premises.
- (b) The consumer shall not keep connected to the department supply system if any apparatus to which the department has taken reasonable objection or which the department may consider likely to interfere or affect injudiciously the department's equipments installed in his/her premises or the Department's supply to other consumer.
- (c) The consumer shall not keep the unbalanced loading of three phase of supply taken by him/her from Department.
- (d) The consumer shall not make such use of supply given to him/her by the department as to act prejudicially to the department's supply system in any manner whatsoever,

XXII. MALPRACTICE

- (i) Contravention of any provision of the terms conditions of supply the Indian electricity Act 1910, the Indian Electricity Rules 1956 or any other law/rule governing the supply and use of electricity regulating order shall be treated as malpractice and the consumer indulging in any such malpractice shall be liable at law/ rule/order. Subject to generality as above.
- (ii) Cases mentioned hereunder, shall be generally treated as malpractice:
 - (a) Exceeding the sanctioned/contract load authorised by the department without the permission of the department.
 - (b) Addition, alteration and extension of electrical installation in the consumer's premises without permission of the department or extension to any premises other than the one for which supply sanctioned/ contracted for.
 - (c) Unauthorized supply of electricity to any service which is including the service line disconnected by the Department against electricity revenue arrear or any other offended clauses and the same service line reconnected without permission of the department.
 - (d) Non-compliance of orders in force imposing restriction of use of energy for rational and equitable distribution thereof.
 - (e) Use of electricity for any purpose other than that for which supply is contracted /sanctioned for
 - (f) Resale of energy without the permission of the department.
 - (g) Theft of energy
 - (h) Obstruction to lawful entry of authorized officer/employee of the department into consumer's premises.
 - (i) Interfering and tampering with the meter and metering system.

XXIII. PAYMENT OF COMPENSATION FOR MALPRACTICES

Where a consumer is found to be indulging in malpractice with regard to use of electricity and use of device to commit theft of energy etc. the Chief Engineer/ Electrical Inspector of the department will decide about the payment of compensation amount to be imposed against such consumer as per the relevant rules and regulations.

XXIV. INSTITUTION OF PROSECUTION

Any officer employee authorized to inspect and deal with cases of malpractice and theft of energy may launch prosecution as an aggrieved person as mentioned in section 50 of the Indian Electricity Act 1910.

XXV. READING OF METER AND PREPARATION OF BILL

- (a) The meter reading will be taken once in a month. The reading of meter will be recorded by meter reader in a card provided near the meter and open to inspection by consumer. Bill for energy consumption charges will be prepared based on the reading noted in the card
- (b) Any complaint with regard to the accuracy of the bill the same shall be intimated immediately by the consumer to the Assistant Engineer, who has issued the bill quoting the bill number/ account number date etc.

(c) If the consumer does not receive the electricity bill he shall inform the Assistant Engineer concerned about the non-receipt of his bill and on such representation, a copy will be supplied to him.

XXVI. DISCONNECTION OF SUPPLY FOR NON-PAYMENT OF ELECTRICITY BILL AND LEGAL ACTION

If the consumer fail to pay any bill presented to him/her the department shall be at liberty to take action under sub-section (1) of section 56 of Indian Electricity Act 2003 for disconnection of supply. The disconnection notice is printed in the bill form and further notice will not be issued by the department for disconnection.

XXVII. FAILURE OF POWER SUPPLY

The Department shall not be responsible for loss, damage or compensation what so ever out of failure of supply.

XXVIII. RESTRICTION OF POWER SUPPLY

The supply of electricity is liable to be curtailed or staggered or cut off all together as may be ordered by the State Government or any other enactment as amended from time to time governing the supply and use of electricity.

XXIX. CONSUMER NUMBER

Consumer number is given to all the consumers. The same is written in the Meter reading card also. Consumer must know his/her consumer no and should quote the consumer no, while corresponding with the department for prompt attention by the department.

XXX. FUSE CALL

In case the department's main fuse or fuses fail, the consumer or his representative may give the intimation in the adjacent control room either in person or through phone. Employees bearing the identity cards of the department are allowed to replace those fuses. Consumers are not allowed to replace those fuses and they will render themselves liable to pay heavy penalty if the department's seals are been found broken.

In attending the fuse – off calls. Top most priority will be given to cases of fire due to short circuit, accident, arcing in consumer's main etc.

XXXI. THEFT OF POWER Theft of power is a criminal offence under electricity act. Whoever commit the theft of power shall be punishable in accordance with I.E. Act.

XXXII. SUPPLY WITHOUT METER

Where a supply to the consumer is given without meter the consumption of Electrical Energy in kWh will be computed in the manner indicated below.

- Government office building: Sanctioned load (kW) x 6 hrs x 30 days x 60 /100
- Other Consumers: Sanctioned load (kW) x 8 hrs x 30 days x 60 /100